

AMENDMENTS TO THE DRAWINGS:

Attached herewith are three (3) corrected drawing sheets to be substituted for the corresponding drawing sheets presently on file in the above-identified application. The attached replacement drawing sheets include the changes to Figures 10A, 10B, 12A, 12B, 13A and 13B. The replacement drawing sheets incorporate the changes required in reply to the Office Action dated August 25, 2005, and are not believed to add new matter to the original disclosure. More specifically, the changes are as follows:

In Figs. 10A and 10B, reference character 900 has been deleted; and

In Figs. 12A, 12B, 13A and 13B, reference character 1100 has been deleted.

Attachments: Replacement Sheets

## REMARKS

This application has been reviewed in light of the Office Action dated August 25, 2005. Claims 69-82 are presented for examination, of which Claims 69 and 75 are in independent form. Claims 1-68 have been canceled, without prejudice or disclaimer of subject matter. Claims 69-82 have been added to provide Applicants with a more complete scope of protection. Favorable reconsideration is requested.

An Information Disclosure Statement is being filed herewith.

The specification has been amended to conform the Summary of Invention section to the newly added claims.

The Office Action objected to the drawings as failing to comply with 37 C.F.R. § 1.84(p)(5) on the ground that they include the following reference characters not mentioned in the description: In Figs. 10A and 10B, reference character 900 and in Figs. 12A, 12B, 13A and 13B, reference character 1100. Applicants have carefully reviewed and amended Figs. 10A, 10B, 12A, 12B, 13A and 13B to overcome the noted objection. It is believed that the objection to the figures has been remedied, and its withdrawal is, therefore, respectfully requested.

Claims 1-8, 10, 11, 15-25, 28, 30-40, 45-56 and 59-68 were rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,870,571 (Narushima). Claim 9 was rejected under 35 U.S.C. § 103(a) as being unpatentable over Narushima in view of Japanese Patent Document No. 07-076155 (Nabeta). Claims 12-14, 27-29, 42-44 and 58 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Narushima in view of U.S. Patent No. 5,594,426 (Ushijima).

Cancellation of Claims 1-68 renders their rejections moot, but Applicants

submit the following comments regarding the patentability of new Claims 69-82 over the cited references.

Claim 69 is directed to a television broadcasting data receiving apparatus. The device includes a receiving unit adapted to receive television broadcasting data which was subjected to multiplexing and an acquiring unit adapted to acquire print data and program attribute information, included in the television broadcasting data received by the receiving unit. Also included is an analyzing unit adapted to analyze print additional information for printing of the print data, included in the program attribute information acquired by the acquiring unit. A display control unit is adapted to output, to a display device on the basis of the print additional information analyzed by the analyzing unit, display data associated with the print additional information together with program data associated with the television broadcasting data received by the receiving unit.

Among other notable features of Claim 69 is a display control unit adapted to output, to a display device on the basis of the print additional information analyzed by the analyzing unit, display data associated with the print additional information together with program data associated with the television broadcasting data received by the receiving unit.

Narushima relates to a digital broadcasting reception system having a set top box ("STB") for receiving signals transmitted by digital broadcasting, a display for displaying the images transmitted by digital broadcasting and received by the STB, and a printer for printing the images of the received signals. A signal transmission means transmits signals from the STB to the printing device. A printer control signal is sent from the STB to the printer to order the start or suspension of a print operation, or to specify the size and contents of the image to printed. If

the printer cannot carry out the print operation, a service information signal can be generated by the STB and a corresponding video signal can be transmitted to the display unit so that an image indicating that the print operation could not be carried out is displayed.

Narushima discusses the on screen display of character information on the basis of service information (i.e., signals representing tables describing various service information arranged in a predetermined transmission format) received from digital broadcasting. However, nothing has been found in Narushima that would teach or suggest “a display control unit adapted to output, to a display device on the basis of the print additional information analyzed by said analyzing unit, display data associated with the print additional information together with program data associated with the television broadcasting data received by said receiving unit,” as recited in Claim 69.

A review of the other art of record, including Nabeta and Ushijima, has failed to reveal anything which, in Applicants’ opinion, would remedy the deficiencies of the art discussed above, as a reference against Claim 69.

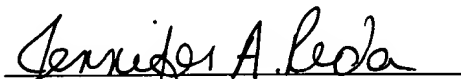
Independent Claim 75 is a method claim corresponding to apparatus Claim 69, and is believed to be patentable over the cited prior art for at least the same reasons as discussed above in connection with Claim 69.

The other claims in this application are each dependent from one or another of the independent claims discussed above and are, therefore, believed patentable for the same reasons. Since each dependent claim is also deemed to define an additional aspect of the invention, however, the individual consideration of the patentability of each on its own merits is respectfully requested.

In view of the foregoing amendments and remarks, Applicants respectfully request favorable reconsideration and early passage to issue of the present application.

Applicants' undersigned attorney may be reached in our New York office by telephone at (212) 218-2100. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,

  
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